

REMARKS

Method Claims **11** through **20** are pending in this **Divisional Application**.

Claims **1** through **9** of Group I were canceled on the filling of this Divisional Application because they were elected without traverse for prosecution on the merits in response to a Restriction Requirement, mailed on **25 September 2002**, in the Parent Application Serial No.: **09/882,097**.

Moreover, Non-Elected **Claim 10** of Group II and Non-Elected **Claims 11 - 20** of Group III were withdrawn from consideration in the above mentioned response to the Restriction Requirement.

In the aforementioned Restriction Requirement, Claims 1 through 9 (Group I) were Elected for examination on the merits without traverse and Non-Elected Claims 10 and 11 through 20 (Groups II and III) were withdrawn from consideration.

AUTHORIZATION TO CHARGE FEES DUE TO THE HP PTO DEPOSIT

ACCOUNT #: 08-2025

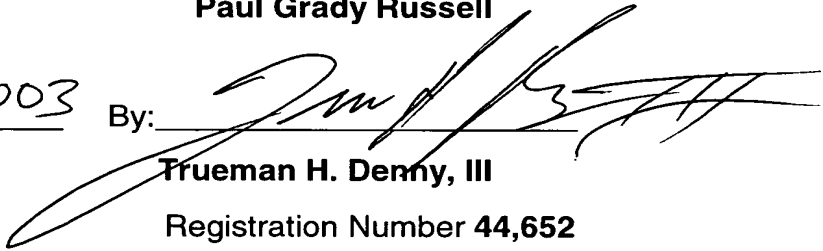
Accordingly, Claims **11** through **20**, to a Method, are submitted herewith for examination on the merits in this Divisional Application. Applicant hereby authorizes any fees due to be charged to the HP PTO Deposit Account Number: 08-2025.

CONCLUSION

Based on the foregoing, the Applicant considers each of the claims presently in this Divisional Application to be distinct over the prior art of record and therefore in condition for allowance. Accordingly, the Applicant respectfully requests that the claims be allowed and the issuance of a Notice of Allowance such that the present application may timely issue as a U.S. patent.

Respectfully submitted,

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Dated: October 28, 2003 By: 
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